1 IV. 2 The Court also has considered all the evidence adduced at the hearing and the arguments and/or statements of counsel, and the Pretrial Services 3 Report/recommendation. 5 6 V. The Court bases the foregoing finding(s) on the following: 7 A. () 8 As to flight risk: 9 10 11 12 13 14 15 B. (As to danger: 16 NATURE AND CIRCUMSTANCES OF THE UNDORLYING 17 OFFONSE: THROATS OF HARM DOATH AGAINST V-2 18 BKTORTION ATTOMPTOD 19 · KIDNAPPING 20 + HUMAN TRAFFICING IMMIGRANT SMUGGING Ovor 100 Proples (Incl. CHILDRON) 21 STASH HOUSES CONTROllOD BY DOFT. 22 · UNDOCUMONTOD IMMIGRATION STATUS · MAXIMUM SONTONCE OF LIFE 23 24 VI. The Court finds that a serious risk exists that the defendant will: 25 1. () obstruct or attempt to obstruct justice. 26 2. () attempt to/() threaten, injure or intimidate a witness or juror. 27 28

B. The Court bases the foregoing finding(s) on the following: 1 2 3 4 5 6 7 8 9 VII. 10 A. IT IS THEREFORE ORDERED that the defendant be detained prior to trial. 11 B. IT IS FURTHER ORDERED that the defendant be committed to the custody 12 of the Attorney General for confinement in a corrections facility separate, to 13 the extent practicable, from persons awaiting or serving sentences or being 14 held in custody pending appeal. 15 C. IT IS FURTHER ORDERED that the defendant be afforded reasonable 16 opportunity for private consultation with counsel. 17 D. IT IS FURTHER ORDERED that, on order of a Court of the United States 18 or on request of any attorney for the Government, the person in charge of the 19 corrections facility in which the defendant is confined deliver the defendant 20 to a United States marshal for the purpose of an appearance in connection 21 with a court proceeding. 22

23

24

25

26

27

28

DATED: 1/20/24

UNITED STATES MAGISTRATE JUDGE